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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/431,157	11/01/1999	YEA-SUN YOON	6192.0114.AA	8343	
75	90 06/04/2003				
McGuireWoods LLP 1750 Tysons Blvd Suite 1800			EXAMINER		
			CHUNG, DAVID Y		
McLean, VA 2	22102				
,			ART UNIT	PAPER NUMBER	
			2871		
			DATE MAILED: 06/04/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

	1)			D
		Applicati	on No.	plicant(s)	75
	Office Action Summer	09/431,1	57	YOON ET AL.	
٠	Office Action Summary	Examine		Art Unit	
	T	David Y. (2871	
Period fo	 The MAILING DATE of this communical reply 	ation appears on the	e cover sh	eet with the correspondence a	ddress
THE N - Exten after S - If the - If NO - Failur - Any re	DRTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICATION of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication for reply specified above is less than thirty (30) of period for reply is specified above, the maximum statute to reply within the set or extended period for reply will piply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no evication. days, a reply within the stat ory period will apply and w I. by statute. cause the app	ent, however, utory minimum Il expire SIX (lication to bec	may a reply be timely filed of thirty (30) days will be considered time b) MONTHS from the mailing date of this of	ely. communication.
1)🛛	Responsive to communication(s) filed	on <u>22 May 2003</u> .			
2a)⊠	This action is FINAL . 2b)☐ This action is	non-final.		
3) <u> </u>	Since this application is in condition for closed in accordance with the practice on of Claims	or allowance excep e under <i>Ex parte</i> Q	t for forma uayle, 193	al matters, prosecution as to tl 35 C.D. 11, 453 O.G. 213.	ne merits is
4)🖂	Claim(s) $1-30$ is/are pending in the ap	plication.			
4	a) Of the above claim(s) is/are	withdrawn from co	nsideratio	n.	
5)□	Claim(s) is/are allowed.				
6)🖂	Claim(s) <u>1-30</u> is/are rejected.				
7)	Claim(s) is/are objected to.				
	Claim(s) are subject to restriction On Papers	n and/or election re	equiremen	ıt.	
9)∏ T	he specification is objected to by the E	xaminer.			
10)∐ T	he drawing(s) filed on is/are: a)	accepted or b)	objected to	by the Examiner.	
	Applicant may not request that any object	tion to the drawing(s)	be held in	abeyance. See 37 CFR 1.85(a).	
11)□ T	he proposed drawing correction filed o	n is: a)∏ a _l	proved b	☐ disapproved by the Examin	er.
	If approved, corrected drawings are require		ice action.		
12)∐ T	he oath or declaration is objected to by	the Examiner.			
Priority u	nder 35 U.S.C. §§ 119 and 120				
13)🛛 🗸	Acknowledgment is made of a claim for	r foreign priority un	der 35 U.S	6.C. § 119(a)-(d) or (f).	
a)[∑	〗All b) ☐ Some * c) ☐ None of:				
•	I. ☐ Certified copies of the priority do	cuments have bee	n received		
2	2. Certified copies of the priority do	cuments have bee	received	in Application No	
	B. Copies of the certified copies of t application from the Internation the the attached detailed Office action for	onal Bureau (PCT	Rule 17.20	(a)).	Stage
	knowledgment is made of a claim for o				l application\
	☐ The translation of the foreign langu				. application)
	cknowledgment is made of a claim for				
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2) 🔲 Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO- ation Disclosure Statement(s) (PTO-1449) Papel		4)	view Summary (PTO-413) Paper No ce of Informal Patent Application (PT r:	(s) O-152)
Patent and Trac O-326 (Rev.	.	Office Action Summar	· · · · · · · · · · · · · · · · · · ·	Part of Paper No. 1	

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

1. Claims 1-5 and 24-26 rejected under 35 U.S.C. 102(e) as being anticipated by Kim et al. (U.S. 6,100,953).

Kim discloses a multi-domain liquid crystal display with concave recesses in the color filter. Note in figure 2A, the color filter 23, common electrode 17, black matrix 25, and pixel electrode 13. The depth of recesses 19 is less than the thickness of color filter 23. The plan view of figures 7A and 7B clearly show that the black matrix defines the pixel area and that the recesses 19 divide the pixel into a plurality of domains.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

2. Claims 6-23 and 27-30 rejected under 35 U.S.C. 103(a) as being unpatentable over Kim et al. (U.S. 6,100,953) in further view of Lien et al. (U.S. 5,309,264) and Koma (U.S. 5,608,556).

As to claims 6-10, Kim et al. does not disclose pixel electrodes with apertures. Lien et al. discloses a liquid crystal display having multi-domain cells. See abstract and figure 2. Although Lien et al. discloses a multi-domain cell with apertures in the common electrode, it was well known and obvious to those of ordinary skill in the art that apertures in the pixel electrode could also be used to create multi-domain displays as evidenced by the disclosure of Koma. See abstract and note aperture 33b formed in the pixel electrode as opposed to aperture 33a formed in the common electrode. Therefore, it would have been obvious to those of ordinary skill in the art at the time of invention to add apertures to the pixel electrodes in the display of Kim et al. in order to create a multi-domain liquid crystal display.

As to claims 11-14, Lien et al. discloses the same aperture pattern as that claimed by the applicant. See figure 2.

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As to claims 15-18, the multi-domain liquid crystal display of Lien et al. can be either homeotropic or twisted nematic. See abstract. With homeotropic liquid crystal displays, it was conventional to use liquid crystal material with negative dielectric anisotropy. It was also conventional to use liquid crystal molecules with chirality. Figure 2 of Lien et al. shows the polarizing axes 66 and 68 of the two polarizers to be perpendicular to each other. This feature was conventional for any type of display. Therefore, it would have been obvious to those of ordinary skill in the art at the time of invention to use perpendicularly aligned polarizers and liquid crystal molecules with chirality and negative dielectric anisotropy in a homeotropic multi-domain liquid crystal display because it was conventional.

As to claims 19-23, figures 5, 6, 9, and 10 of Lien et al. clearly show minute domains formed in the pixel area by the apertures where the average direction of the long axes of the liquid crystal molecules are directed in several directions, each minute region with a different direction. It was well known and obvious that the aperture pattern determined the number of minute regions and therefore the number of directions in which the liquid crystal molecules would be directed.

As to claim 27, this method claim does not disclose anything that is patentably distinct from the device of claims 1-5 as the method steps are merely a recitation of structural elements. Therefore, this method would have been obvious to one of ordinary skill in the art at the time of invention.

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As to claim 28, forming the common electrode by two depositions of ITO was a conventional method of forming the common electrode. Therefore, this method would have been obvious to one of ordinary skill in the art at the time of invention.

As to claims 29 and 30, these methods for forming a color filter with grooves were conventional and functionally equivalent methods. Therefore, they would have been obvious to those of ordinary skill in the art at the time of invention.

Response to Arguments

3. Applicant's arguments filed May 22, 2003 have been fully considered but they are not persuasive. Applicant is required to file a certified translation of the priority document in order to perfect a claim to priority under 35 U.S.C. 119(a)-(d). See MPEP § 706.02(b).

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Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David Chung whose telephone number is (703) 306-0155. The examiner can normally be reached on Monday-Friday from 8:30 am to 5:00 pm.

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